## Review of Statutory Changes between 2016 and 2023.

The evaluation and appraisal process is designed to address any changes in state requirements since the last update of the comprehensive plan and update the plan based on changes to local conditions. Martin County updated its Comprehensive Growth Management Plan (CGMP) on February 2018 based upon an Evaluation and Appraisal Report produced in 2016/2017.

Due to the legislative changes made in 2011 via the Community Planning Act, local governments no longer need to submit evaluation and appraisal reports (EAR) to the Florida Department of Commerce (the State Land Planning Agency) for a sufficiency determination. Instead, local governments must follow these provisions:

At least every seven years, pursuant to Rule Ch. 73C-49, Florida Administrative Code (F.A.C.), Martin County must determine whether the need exists to amend the comprehensive plan to reflect changes in state requirements since the last time the comprehensive plan was updated. According to the Evaluation and Appraisal Notification Schedule found on the DEO website, Martin County must make a determination by December 1, 2023.

In addition to the statutory review, Section 1.8 and Objective 2.1B CGMP contain requirements for any EAR report. Below is provided a list of statutory changes that staff must address for each chapter of the Comprehensive Growth Management Plan.

2022 Changes to Ch 163, F.S.	Ch. 163, Florida Statutes Citations	Addressed (where/how)	Amendment Needed by Element
Amonding Concurrency (Chapter 2022, 122, section 1)	Section 162 2180 E.S.	Public Schools Facilities	Dolioy 17 1D 6 revised to
<ul> <li>Amending Concurrency, (Chapter 2022-122, section 1)</li> <li>Amends subsection (6)(h)2. To revise provisions specifying when school concurrency is deemed satisfied.</li> <li>Requires the district school board to notify the local</li> </ul>	Section 163.3180, F.S.		Policy 17.1B.6 revised to include time tables and procedures defined in 163.3180(6)(h)2.
government that capacity is available for development within 30 days after receipt of the developer's legally binding commitment.			
• Specifies that any proportionate-share mitigation directed toward a school capacity improvement not identified in the 5-year school board educational facilities plan must be set aside and not spent until such an improvement has been identified.			